

# EXHIBIT 10

**Samantha Wolff**

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**From:** Samantha Wolff  
**Sent:** Friday, February 10, 2017 2:35 PM  
**To:** Patrick Au  
**Cc:** egaisford@bremerwhyte.com; lruimy@bremerwhyte.com; Kurt A. Franklin; Victor Otten (vic@ottenlawpc.com)  
**Subject:** RE: Spencer v. LBB - Defendant Johnston Cell Phone Disclosures

Patrick,

Thanks for letting us know. I wanted to follow up with you on a question that I have been asking Laura for a couple of weeks now. I wanted to know whether your clients plan to produce their cell phone call logs and text messages (pursuant to our document requests) or whether we need to seek assistance from the court. As I previously explained to Laura, although your clients stated in response to Plaintiffs' requests for production of documents that they did not have any documents in response to any of our requests, we received a privilege log from Sang Lee indicating that your clients exchanged text messages with him, and thus such messages are responsive to the document requests.

Please let me know whether Charlie and Frank will produce the requested documents, and if so, when.

Thank you.

Sincerely,  
Samantha

**From:** Patrick Au [mailto:pau@bremerwhyte.com]  
**Sent:** Thursday, February 9, 2017 2:44 PM  
**To:** Mark C. Fields ; Pat Carey ; Kurt A. Franklin ; Samantha Wolff ; Caroline Lee ; Tyson M. Shower ; Landon D. Bailey ; Victor Otten ; Kavita Tekchandani ; Dana Alden Fox ; Edward Ward, Jr. ; Eric Kizirian ; Tera Lutz ; dmcrowley@boothmichel.com; Rob Mackey ; Peter Crossin ; Richard P. Dieffenbach ; John Worgul ; Cooper, Robert S. ; Peter Haven ; Thomas M. Phillips ; Laura L. Bell ; Richards, Edwin J. ; Hewitt, Antoinette P. ; Wilson, Rebecca L. ; Song, Jacob ; Eileen Gaisford ; Lital Ruimy  
**Subject:** RE: Spencer v. LBB - Defendant Johnston Cell Phone Disclosures

Dear Counsel,

Please note that Laura Bell is no longer with our office. Please ensure that you include supervisor Eileen Gaisford ([egaisford@bremerwhyte.com](mailto:egaisford@bremerwhyte.com)) and handling associate, Lital Ruimy ([lruimy@bremerwhyte.com](mailto:lruimy@bremerwhyte.com)) on all future communications. Thank you.

Patrick

**Patrick Au**  
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**From:** Mark C. Fields [mailto:fields@MARKFIELDLAW.COM]

**Sent:** Thursday, February 09, 2017 11:35 AM

**To:** Pat Carey; Kurt A. Franklin; Samantha Wolff; Caroline Lee; Tyson Shower; Landon D. Bailey; Victor Otten; Kavita Tekchandani; Dana Alden Fox; Edward Ward, Jr.; Eric Kizirian; Tera Lutz; [dmcrowley@boothmichel.com](mailto:dmcrowley@boothmichel.com); Rob Mackey; Peter Crossin; Richard P. Dieffenbach; John Worgul; Cooper, Robert S.; Peter Haven; Thomas M. Phillips; Patrick Au; Laura L. Bell; Richards, Edwin J.; Hewitt, Antoinette P.; Wilson, Rebecca L.; Song, Jacob

**Subject:** RE: Spencer v. LBB - Defendant Johnston Cell Phone Disclosures

All:

Of the available dates listed below in Pat's email (My client hopes that you can set a date for his deposition given upcoming international travel. If so, here are some available dates: Feb. 27, March 8, 9, 10, 14, 16, 20.), I am unavailable on Feb 27 and March 16 and 20.

I am available on March 8, 9, 10, and 14.

Regards, Mark

Mark C. Fields

Law Offices of Mark C. Fields, APC

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**From:** Pat Carey [mailto:pat@patcareylaw.com]

**Sent:** Tuesday, February 07, 2017 4:54 PM

**To:** Kurt A. Franklin <[kfranklin@hansonbridgett.com](mailto:kfranklin@hansonbridgett.com)>; Samantha Wolff <[swolff@hansonbridgett.com](mailto:swolff@hansonbridgett.com)>; Caroline Lee <[clee@hansonbridgett.com](mailto:clee@hansonbridgett.com)>; Tyson Shower <[tshower@hansonbridgett.com](mailto:tshower@hansonbridgett.com)>; Landon D. Bailey <[lbailey@hansonbridgett.com](mailto:lbailey@hansonbridgett.com)>; Victor Otten <[vic@ottenlawpc.com](mailto:vic@ottenlawpc.com)>; Kavita Tekchandani <[kavita@ottenlawpc.com](mailto:kavita@ottenlawpc.com)>; Dana Alden Fox <[dana.fox@lewisbrisbois.com](mailto:dana.fox@lewisbrisbois.com)>; Edward Ward, Jr. <[Edward.ward@lewisbrisbois.com](mailto:Edward.ward@lewisbrisbois.com)>; Eric Kizirian <[eric.kizirian@lewisbrisbois.com](mailto:eric.kizirian@lewisbrisbois.com)>; Tera Lutz <[tera.lutz@lewisbrisbois.com](mailto:tera.lutz@lewisbrisbois.com)>; [dmcrowley@boothmichel.com](mailto:dmcrowley@boothmichel.com); Rob Mackey <[rmackey@veatchfirm.com](mailto:rmackey@veatchfirm.com)>; Peter Crossin <[pcrossin@veatchfirm.com](mailto:pcrossin@veatchfirm.com)>; Richard P. Dieffenbach <[rdieffenbach@veatchfirm.com](mailto:rdieffenbach@veatchfirm.com)>; John Worgul <[jworgul@veatchfirm.com](mailto:jworgul@veatchfirm.com)>; Cooper, Robert S. <[rcooper@buchalter.com](mailto:rcooper@buchalter.com)>; Peter Haven <[peter@havenlaw.com](mailto:peter@havenlaw.com)>; Mark C. Fields <[fields@MARKFIELDLAW.COM](mailto:fields@MARKFIELDLAW.COM)>; Thomas M. Phillips <[tphillips@thephillipsfirm.com](mailto:tphillips@thephillipsfirm.com)>; Patrick Au <[pau@bremerwhyte.com](mailto:pau@bremerwhyte.com)>; Laura L. Bell <[lbelle@bremerwhyte.com](mailto:lbelle@bremerwhyte.com)>; Richards, Edwin J. <[Ed.richards@kutakrock.com](mailto:Ed.richards@kutakrock.com)>; Hewitt, Antoinette P. <[Antoinette.hewitt@kutakrock.com](mailto:Antoinette.hewitt@kutakrock.com)>; Wilson, Rebecca L. <[Rebecca.wilson@kutakrock.com](mailto:Rebecca.wilson@kutakrock.com)>; Song, Jacob <[Jacob.song@kutakrock.com](mailto:Jacob.song@kutakrock.com)>

**Subject:** Spencer v. LBB - Defendant Johnston Cell Phone Disclosures

Hi Kurt, Samantha, and Vic (and everyone else CC'd),

Post-court order for a forensic examination of Defendant Johnston's cell phone, attached is my supplemental reply to Plaintiff Spencer's document request. Please let me know if you have any questions or concerns about this or any of our previous correspondence on this subject.

My client hopes that you can set a date for his deposition given upcoming international travel. If so, here are some available dates: Feb. 27, March 8, 9, 10, 14, 16, 20.

Thank you and have a nice evening,

Pat Carey

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**J. Patrick Carey**

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California State Bar Board of Legal Specialization  
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